# Casse882233app9010998855C DDocc451 Filielcl0992152223 Einteredcl09921522231164072338 DDessc M&P-Suorumoenst P.Ragel 1.0fo49

Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address	FOR COURT USE ONLY	
Razmig Izakelian Quinn Emanuel Urquhart & Sullivan 865 S Figueroa St Fl 10 Los Angeles, CA 90017		
213–443–3668		
Plaintiff or Attorney for Plaintiff		
UNITED STATES BACENTRAL DISTRICT OF C	ANKRUPTCY COURT CALIFORNIA – SANTA ANA	
In re:		
	CASE NO.: 8:23-bk-10571-SC	
The Litigation Practice Group P.C.	CHAPTER: 11	
Debtor(s).	ADVERSARY NUMBER: 8:23-ap-01098-SC	
OHP-CDR, LP		
(See Attachment A for names of additional plaintiffs)		
Plaintiff(s) Versus	SUMMONS AND NOTICE OF STATUS CONFERENCE IN ADVERSARY PROCEEDING [LBR 7004-1]	
Azzure Capital LLC		
(See Attachment A for names of additional defendants)		

TO THE DEFENDANT(S): A Complaint has been filed by the Plaintiff against you. If you wish to defend against the Complaint, you must file with the court a written pleading in response to the Complaint. You must also serve a copy of your written response on the party shown in the upper left–hand corner of this page. The deadline to file and serve a written response is **10/13/2023.** If you do not timely file and serve the response, the court may enter a judgment by default against you for the relief demanded in the Complaint.

A status conference in the adversary proceeding commenced by the Complaint has been set for:

Date: December 6, 2023

Time: 11:00 AM

Hearing Judge: Scott C Clarkson

Location: 411 W Fourth St., Crtrm 5C, Santa Ana, CA 92701

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

#### 

You must comply with LBR 7016–1, which requires you to file a joint status report and to appear at a status conference. All parties must read and comply with the rule, even if you are representing yourself. You must cooperate with the other parties in the case and file a joint status report with the court and serve it on the appropriate parties at least 14 days before a status conference. A court–approved joint status report form is available on the court's website (LBR form F 7016–1.STATUS.REPORT) with an attachment for additional parties if necessary (LBR form F 7016–1.STATUS.REPORT.ATTACH). If the other parties do not cooperate in filing a joint status report, you still must file with the court a unilateral status report and the accompanying required declaration instead of a joint status report 7 days before the status conference. The court may fine you or impose other sanctions if you do not file a status report. The court may also fine you or impose other sanctions if you fail to appear at a status conference.

KATHLEEN J. CAMPBELL CLERK OF COURT

Date of Issuance of Summons and Notice of Status Conference in Adversary Proceeding: September 13, 2023

By: "s/" Nickie Bolte

Deputy Clerk



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# **ATTACHMENT A**

Names of plaintiffs and defendants

Plaintiff(s):	Defendant(s):
OHP-CDR, LP PurchaseCo 80, LLC	Richard A. Marshack Azzure Capital LLC
Fulcilaseco ou, ELC	AZZUTE Gapital ELC

### PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is:

true and correct copy of the foregoing document entitled: <b>SUMMONS AND NOTICE OF STATUS CONFERENCE IN ADVERSAR ROCEEDING [LBR 7004–1]</b> and (2) the accompanying pleading(s) entitled:				
ill be served or was	served (a) on the judge in chambe	ers in the form and	manner required by LBR 5005–2	(d); and <b>(b)</b> in the manne
Orders and LBR, (date)	ne following persons are on the Ele	ved by the court vi	a NEF and hyperlink to the documes bankruptcy case or adversary pro-	ent. On roceeding and
entities at the last	NITED STATES MAIL: On (date) known addresses in this bankrupto sealed envelope in the United State nere constitutes a declaration that reled.	cy case or adversa	postage prepaid, and addressed a	rsons and/or nd correct as follows
or (for those who Listing the judge h	ERSONAL DELIVERY, OVERNIG berson or entity served): Pursuant to , I served the following per consented in writing to such service here constitutes a declaration that per than 24 hours after the document	HT MAIL, FACSII o F.R.Civ.P. 5 and rsons and/or entiti e method), by facs personal delivery of	l/or controlling LBR, on ( <i>date</i> ) es by personal delivery, overnight simile transmission and/or email as	<u>. (state</u> mail service, s follows.
I declare under pe	enalty of perjury under the laws of the		information continued on attached hat the foregoing is true and corre	
Date	Printed Name		Signature	

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

#### UNITED STATES BANKRUPTCY COURT

#### **Early meeting of Counsel and Status Conference Instructions**

- 1. <u>Service of Order</u>. A copy of this Order re: Rule 26(f) Meeting, Initial Disclosures, and Scheduling Conference must be served with the summons and complaint. The proof of service of the summons and complaint must indicate that a copy of this order was served therewith.
- 2. <u>Local Bankruptcy Rule 7026-1</u>. Compliance with Local Bankruptcy Rule 7026-1 (ALBR 7026-1") is required in ALL adversary proceedings.
- 3. Rule 26(f) Meeting. Unless all defendants default, the parties must meet and confer pursuant to Rule 26(f) of the Federal Rules of Civil Procedure (ARule 26(f) Meeting@) at least 21 days before the status conference date set forth in the summons. The status conference set forth in the summons shall also serve as the initial Rule 16(b) Scheduling Conference in this adversary proceeding.

The parties are jointly responsible for arranging and attending the Rule 26(f) Meeting, which may be conducted in person or by telephone. During the Rule 26(f) Meeting, the parties must, at a minimum: (a) discuss the nature and basis of their claims and defenses and the possibilities for a prompt settlement or resolution of the case; (b) make or arrange for the initial disclosures required by Rule 26(a)(1); and (c) develop a proposed discovery plan. The discussion of claims and defenses must be substantive and meaningful. The parties are directed to approach the Rule 26(f) Meeting cooperatively and in good faith.

- **4.** <u>Initial Disclosures</u>. Rule 26(a)(1) states that a party must, without awaiting discovery request, provide to other parties:
  - a. The name and, if known, the address and telephone number for each individual likely to have discoverable information along with the subjects of that information that the disclosing party may use to support its claims or defenses,

unless the use would be solely for impeachment.

- b. A copy of or a description by category and location of all documents, electronically stored information, and tangible things that the disclosing party has in its possession, custody, or control and may use to support its claims or defenses, unless the use would be solely for impeachment;
- c. A computation of each category of damages claimed by the disclosing party who must also make available for inspection and copying under Rule 34 the documents or other evidentiary material, unless privileged or protected from disclosure, on which each computation is based, including materials bearing on the nature and extent of injuries suffered; and
- d. For inspection and copying as under Rule 34, any insurance agreement under which an insurance business may be liable to satisfy all or part of a possible judgment in the action or to indemnify or reimburse for payments made to satisfy the judgment.

F.R.Civ.P.26(a)(1)(A). Rule 26(a)(1) requires a party to make its initial disclosures based on the information that is reasonably available to it. A party is not excused from making its disclosures because it has not fully completed its investigation of the case or because it challenges the sufficiency of another party=s disclosures or because another party has not made its disclosures. F.R.Civ.P.26(a)(1)(E).

- 5. <u>Alternative Dispute Resolution (AADR@)</u>. The parties must explore the feasibility of ADR to reach a settlement or early resolution of the adversary proceeding. The specific reasons for any decision not to participate in a form of early ADR must be explained in the Joint Status Report. If the parties elect not to participate in an early ADR effort, the Court may nonetheless direct the parties to ADR before trial
- 6. <u>Discovery Plan</u>. At the Rule 26(f) Meeting, the parties must also discuss issues about preserving discoverable information and develop a proposed discovery plan. The discussion regarding discovery following the initial disclosures must address the relevance of the discovery sought and the sequence and timing of such discovery, including whether the discovery will be conducted informally or formally. The deadlines in the discovery plan must be mutually

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agreeable, with a view to achieve resolution of the case with a minimum of expense and delay.

- 7. <u>Joint Status Report.</u> A status report must be filed within the time frames specified within LBR 7016-1(a)(2). The Joint Status Report must contain the information set forth in LBR 7016-1(a)(2), and a statement that the parties have completed the Rule 26(f) Meeting and made the initial disclosures required by Rule 26(a)(1). The Joint Status Report shall also serve as the written report of the Rule 26(f) Meeting. If Defendant(s) have not filed and served an answer to the Complaint, a Unilateral Status report is due seven (7) days prior to the first status conference hearing.
- **8.** <u>Status Conference/Rule 16(b) Scheduling Conference</u>. At the Rule 16(b) Scheduling Conference, the Court will review the discovery plan set forth in the Joint Status Report and set appropriate deadlines.

Counsel representing any party in conjunction with the Rule 26(f) Meeting, Joint Status Report, and Rule 16(b) Scheduling Conference must be authorized to bind the party on all matters to be covered.

- **9.** <u>Default.</u> If no response to the complaint is timely filed, plaintiff should request entry of default by the clerk <u>prior</u> to the status conference date set forth in the summons. F.R.Civ.P.55(a). Plaintiff may also request entry of a default judgment by filing and serving an appropriate motion. F.R.Civ.P.55(b)(2).
- 10. Sanctions. Failure to comply with these instructions may subject the responsible party and/or counsel to sanctions, which may include dismissal of the adversary proceeding. The failure of either party to cooperate in the preparation of timely filing of a Joint Status Report or appear at the status conference may result in the imposition of sanctions under LBR 7016-1(f) or (g).

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11. <u>Joint Pre-Trial Order</u>. Failure to timely file a Joint Pre-Trial order may subject the responsible party and/or counsel to sanctions, which may include dismissal of the adversary proceeding. The failure of either party to cooperate in the preparation of timely filing of a Joint Pre-Trial Conference or appear at the Joint Pre-Trial Conference may result in the imposition of sanctions under LBR 7016-1(f) or (g).

Honorable Scott C. Clarkson United States Bankruptcy Judge

# PROOF OF SERVICE OF DOCUMENT

I am over the age of 1	8 and not a party to this ba	ankruptcy case or adversary proceeding. My business address is:
865 S. Figueroa Stree	t, 10 <sup>th</sup> Floor, Los Angeles,	CA 90017
A true and correct cop	y of the foregoing docume	nts entitled:
2.United States Ba	termine Priority of Lien an ankruptcy Court – Early M Notice of Status Conferenc	d Ownership Interest eeting of Counsel and Status Conference Instructions e in Adversary Proceeding [LBR 7004-1]
will be served or was s the manner stated bel		chambers in the form and manner required by LBR 5005-2(d); and <b>(b)</b> in
Orders and LBR, the f	oregoing document will be hecked the CM/ECF dock	CE OF ELECTRONIC FILING (NEF): Pursuant to controlling General served by the court via NEF and hyperlink to the document. On (date) et for this bankruptcy case or adversary proceeding and determined that Notice List to receive NEF transmission at the email addresses stated
		☐ Service information continued on attached page
case or adversary pro- first class, postage pre-	23,, I served the following preeding by placing a true a	persons and/or entities at the last known addresses in this bankruptcy and correct copy thereof in a sealed envelope in the United States mail, ollows. Listing the judge here constitutes a declaration that mailing to the fter the document is filed.
Richard Marshack 870 Roosevelt Irvine, CA 92620 Azzure Capital, LLC c/o Sharon Z. Weiss Bryan Cave Leighton 120 Broadway, Suite 3 Santa Monica, CA 904	300	Azzure Capital, LLC Attn: Mordechai Herbst, Managing Member 1820 Avenue M, Suite 695 Brooklyn, NY 11230
		☐ Service information continued on attached page
for each person or ent the following persons such service method),	ity served): Pursuant to F and/or entities by personal by facsimile transmission	RNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method .R.Civ.P. 5 and/or controlling LBR, on (date), I served delivery, overnight mail service, or (for those who consented in writing to and/or email as follows. Listing the judge here constitutes a declaration e judge will be completed no later than 24 hours after the document is
		☐ Service information continued on attached page
I declare under penalt	y of perjury under the laws	of the United States that the foregoing is true and correct.
9/25/2023	Razmig Izakelian	/s/ Razmig Izakelian

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

Razmig Izakelian

Printed Name

/s/ Razmig Izakelian

Signature

Date